	Application No.	Applicant(a)
Notice of Allowability	дрикацоп но.	Applicant(s)
	09/836,524	DEMELLO ET AL.
	Examiner	Art Unit
	Charlie C. Agwumezie	3621
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this or other appropriate communical GHTS. This application is subjection	s application. If not included ation will be mailed in due course. THIS
1. \boxtimes This communication is responsive to <u>communication filed 1</u>	<u>11/06/2006</u> .	
2. The allowed claim(s) is/are <u>1-23</u> .	•	
 3. ☐ Acknowledgment is made of a claim for foreign priority une a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have).
2. Certified copies of the priority documents have been received in Application No		
3. Copies of the certified copies of the priority documents have been received in this national stage application from the		
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		
4. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient.		
5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted.		
(a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached		
1) hereto or 2) to Paper No./Mail Date		
(b) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date		
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).		
6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.		
Attachment(s)		
1. ☑ Notice of References Cited (PTO-892)		nal Patent Application
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☐ Interview Sumr Paper No./Mai	nary (PTO-413), il Date
3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date See Continuation Sheet	7. 🛭 Examiner's Am	endment/Comment
4. Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examiner's Sta	tement of Reasons for Allowance
of Biological Material	9. Other	
		Charlie C.L. Agwumezie Patent Examiner Art Unit 3621
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Continuation of Attachment(s) 3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date: 11/6/06; 11/21/05; 8/01/03; 05/8/01.

Application/Control Number: 09/836,524 Page 2

Art Unit: 3621

DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on November 6, 2006 has been entered.

Information Disclosure Statement

- 2. The information disclosure statement (IDS) submitted on September 13, 2006 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement have been considered by the examiner.
- Claims 1-23 have been allowed.

Reasons for Allowance

The following is an examiner's statement of reasons for allowance:
 The closest prior art of record is U.S. Patent No. 6,331,865 to Sachs et al.

The instant application is directed to a method and system for providing an electronic shopping service integrated into a software application, and for controlling the set of web sites that are reachable from within the shopping service. Each web site is represented by data, which is signed by a private key, and the data together with this signature is delivered to a plurality of computing devices that provide the shopping service. Each of the computing devices has access to the public key that corresponds to the private key, and uses the public key to verify the signature. The computing device displays links to those web sites whose representative data validates against the signature. The method thus comprising: generating data indicative of a retail web site; contacting the retail web site from within a directory feature of an integrated shopping service of a client computer, said integrated shopping service comprising a contentrendering application, a retail shopping user interface, and the directory feature, wherein a list of on-line retailers displayed by the directory feature enables navigation to a retailer on the list of on-line retailers directly through the list and wherein the list of online retailers is selected by a user of said client computer; generating a signature of said data using a private key; providing said data and said signature to a plurality of computing devices; providing to said plurality of computing devices a public key corresponding to said private key; and providing to said plurality of computing devices a set of computer-executable instructions which performs acts comprising: determining the authenticity of said data against said signature; and displaying a link to said web site upon a determination that said data is authentic.

Application/Control Number: 09/836,524

Art Unit: 3621

Sachs et al teaches a method and system for portable electronic book operative to request a digital content from a catalog of distinct digital contents and to receive and display the requested digital content in readable form. An information services system is in electrical communication with the portable electronic book performs authentication and rendering of the requested digital content. An authentication server authenticates the identity of the requesting portable electronic book. Authentication is performed wherein the identity of the electronic book itself is authenticated. If the electronic book fails to properly authenticate access to the network or the secondary virtual bookstore will be denied and the user will be asked to call a customer support number.

Sachs et al however failed to disclose generating data indicative of website; generating a signature of said data using a private key; providing said data and said signature to a plurality of computing devices; providing to said plurality of computing devices a public key corresponding to said private key; and providing to said plurality of computing devices a set of computer-executable instructions which performs acts comprising: determining the authenticity of said data against said signature; and displaying a link to said web site upon a determination that said data is authentic. Sachs clearly differs from the present invention in that the electronic book itself must be authenticated by the server which is unlike the requirement in the present application that a link to the web site be displayed upon a determination that the data indicative of a retail web site is authentic as recited in the independent claims. Accordingly Sachs alone or in combination with other references of record could not have anticipated or rendered obvious the claimed invention for the reasons stated above. Even if Sachs

Application/Control Number: 09/836,524 Page 5

Art Unit: 3621

could be combined with other references there would be no motivation to combine the references in order to archive the unique features of the present invention Therefore the claims are allowable over the closest prior arts of record as discussed above.

5. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Application/Control Number: 09/836,524 Page 6

Art Unit: 3621

Conclusion

6. The prior arts made of record and not relied upon is considered pertinent to applicants disclosure.

- Perkowski (U.S. Patent No. 6,064,979) discloses Method of and System
 For Finding and Serving Consumer Product Related Information Over the
 Internet Using Manufaurer Identification Numbers.
- Bari et al (U.S. Patent Application Publication No. 2002/0023059 A1)
 discloses Method and System for Secure Registration, Storage,
 Management and Linkage of Personal Authentication Credentials Data
 Over the Network.
- Dugan et al (U.S. Patent No. 6,195,667) discloses On-line Menu Updating for an Electronic Book.
- Renaud et al (U.S. Patent No. 5,958,051) discloses Implementing Digital
 Signatures for Data Streams and Data Archives.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles C. Agwumezie whose number is **(571) 272- 6838**. The examiner can normally be reached on Monday – Friday 8:00 am – 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Fischer can be reached on (571) 272 – 6779.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Charlie Lion Agwumezie Patent Examiner Art Unit 3621

Acc December 30, 2006